Wd 1 Prec 1 Manhattan Public Library

 \Box

nitials			

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

 \bigcirc

- Curt Herrman
- Brandy Santos

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0001 Spl:01 Ballot Style #1

Please Vote Both Sides

Typ:01 Seq:0001 Spl:01 Ballot Style #1

Wd 2 Prec 1 First Lutheran Church

 \Box

141 1		
nitials		

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

 \bigcirc

- Curt Herrman
- Brandy Santos

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0002 Spl:01 Ballot Style #2

Please Vote Both Sides

Typ:01 Seq:0002 Spl:01 Ballot Style #2

Wd 2 Prec 2 Riley County Senior Center

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

0

- Curt Herrman
- Brandy Santos

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0003 Spl:01 Ballot Style #3

Please Vote Both Sides

Typ:01 Seq:0003 Spl:01 Ballot Style #3

Wd 2 Prec 3 Vineyard Community Church

 \Box

nitials			

INSTRUCTIONS

in a Colortiana

QUESTION SUBMITTED law reapportion the state senatorial

districts and representative districts on

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

USD 383 At-Large Vote for Four (4) or Fewer

BOARD OF EDUCATION

- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman
- Brandy Santos

Write-in
Write-in

Write-in

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose

of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding

nonresident military personnel and nonresident students when

A vote for this proposition would

eliminate the adjustment of census

taken by the United States census

bureau regarding nonresident military

personnel and nonresident students

when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would

continue in effect the requirement for the adjustment of census taken by the

nonresident military personnel and

United States census bureau regarding

reapportioning the Kansas senate and

house of representatives.

reapportioning the Kansas senate and

QUESTION

the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

and thereafter until again

reapportioned.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

CITY OFFICES

Manhattan City Commissioners
Vote for Three (3) or Fewer

- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook

Write-in

Write-in

Write-in

Shall the following be adopted?

nonresident students when

house of representatives.

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kanas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

Typ:01 Seq:0004 Spl:01 Ballot Style #4

Please Vote Both Sides

Typ:01 Seq:0004 Spl:01 Ballot Style #4

Wd 2 Prec 4 Blue Valley Methodist Church

Initials ____

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

0

- Curt Herrman
- Brandy Santos

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0005 Spl:01 Ballot Style #5

Please Vote Both Sides

Typ:01 Seq:0005 Spl:01 Ballot Style #5

Wd 3 Prec 2 First Lutheran Church

 \Box

nitials		
HILIAIS		

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Joseph Dasenbrock
- Darell Edie

 \bigcirc

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0006 Spl:01 Ballot Style #6

Please Vote Both Sides

Typ:01 Seq:0006 Spl:01 Ballot Style #6

Wd 3 Prec 3 Denison Fire Station

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Joseph Dasenbrock
- Darell Edie

 \bigcirc

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0007 Spl:01 Ballot Style #7

Please Vote Both Sides

Typ:01 Seq:0007 Spl:01 Ballot Style #7

Wd 4 Prec 2 Manhattan Public Library

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Joseph Dasenbrock
- Darell Edie

0

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0008 Spl:01 Ballot Style #8

Please Vote Both Sides

Typ:01 Seq:0008 Spl:01 Ballot Style #8

Wd 4 Prec 3 Unger Complex

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Joseph Dasenbrock
- Darell Edie

 \bigcirc

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0009 Spl:01 Ballot Style #9

Please Vote Both Sides

Typ:01 Seq:0009 Spl:01 Ballot Style #9

Wd 4 Prec 4 Living Word Church

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Joseph Dasenbrock
- Darell Edie

 \bigcirc

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0010 Spl:01 Ballot Style #10

Please Vote Both Sides

Typ:01 Seq:0010 Spl:01 Ballot Style #10

Wd 4 Prec 5 Westview Community Church

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Joseph Dasenbrock
- Darell Edie

 \bigcirc

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTE

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0011 Spl:01 Ballot Style #11

Please Vote Both Sides

Typ:01 Seq:0011 Spl:01 Ballot Style #11

Wd 4-5 Exclave Westview Community Church

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Darell Edie
- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock

Write-in

Write-in

0

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0012 Spl:01 Ballot Style #12

Please Vote Both Sides

Typ:01 Seq:0012 Spl:01 Ballot Style #12

Wd 4 Prec 6 Living Word Church

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners
Vote for Three (3) or Fewer

- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Darell Edie
- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock

Write-in

Write-in

0

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0013 Spl:01 Ballot Style #13

Please Vote Both Sides

Typ:01 Seq:0013 Spl:01 Ballot Style #13

Wd 4 Prec 7 Westview Community Church

Initials _____

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

Darell Edie

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock

Write-in

Write-in

0

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0014 Spl:01 Ballot Style #14

Please Vote Both Sides

Typ:01 Seq:0014 Spl:01 Ballot Style #14

Wd 5 Prec 2 Manhattan Arts Studio

 \Box

nitials		
ทแลเร		

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Darell Edie
- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock

Write-in

Write-in

0

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0015 Spl:01 Ballot Style #15

Please Vote Both Sides

Typ:01 Seq:0015 Spl:01 Ballot Style #15

Wd 5 Prec 3 Trinity Presbyterian Church

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

Darell Edie

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock

Write-in

Write-in

0

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0016 Spl:01 Ballot Style #16

Please Vote Both Sides

Typ:01 Seq:0016 Spl:01 Ballot Style #16

Wd 5 Prec 5 College Ave United Methodist

Initials _____

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Darell Edie
- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock

Write-in

Write-in

0

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0017 Spl:01 Ballot Style #17

Please Vote Both Sides

Typ:01 Seq:0017 Spl:01 Ballot Style #17

Wd 5 Prec 6 Grace Baptist Church

 \Box

nitials		
HIIIIais		

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners
Vote for Three (3) or Fewer

- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Darell Edie
- Curt Herrman
- Brandy Santos

0

- Kristin B. Brighton
- Joseph Dasenbrock

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTE

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature—shall by law reapportion the state representative districts, the state senatorial districts or both the state representative—and senatorial districts upon the basis of the latest census of the inhabitants—of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas—At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0018 Spl:01 Ballot Style #18

Please Vote Both Sides

Typ:01 Seq:0018 Spl:01 Ballot Style #18

Wd 5 Prec 7 College Ave United Methodist

Initials _____

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Darell Edie
- Curt Herrman

Brandy Santos

0

- Kristin B. Brighton
- Joseph Dasenbrock

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0019 Spl:01 Ballot Style #19

Please Vote Both Sides

Typ:01 Seq:0019 Spl:01 Ballot Style #19

Wd 5 Prec 8 College Ave United Methodist

Initials _____

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

Darell Edie

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock

Write-in

Write-in

0

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0020 Spl:01 Ballot Style #20

Please Vote Both Sides

Typ:01 Seq:0020 Spl:01 Ballot Style #20

 Γ

Wd 5-9 378 Pottorf Hall (CICO) \Box

Initials _____

INSTRUCTIONS	BOARD OF EDUCATION	QUESTION SUBMITTED
Making Selections Fill in the oval to the left of the name	USD 378 Position 2 Vote for One (1)	nsas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial
of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.	○ Shane Allen○	districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published
To Write-in a name, you must darken the oval to the left of line provided.	Write-in	by the United States census bureau of the census. Senatorial and representative districts shall be reapportioned upo
To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."	USD 378 Position 3 Vote for One (1)	n the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the
If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new	○ Jeff Hancock ○ Write-in	state; and (2) to include military person- nel stationed within the state who are r- esidents of the state and students atte- nding colleges and universities within t-
city offices	USD 378 Position 7 At-Large	he state who are residents of the state in the district of their permanent residence. Bills reapportioning legislative districts shall be published in the
Manhattan City Commissioners	Vote for One (1)	Kansas register immediately upon final passage and shall be effective for the next following election of legislators
Vote for Three (3) or Fewer	Jared V. Larson	and thereafter until again reapportioned.
Mary Renee ShirkSarah Siders	Write-in	(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the
○ Vincent Tracey	QUESTION SUBMITTED	supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the
○ Aaron Estabrook	Constitutional Amendment Vote Yes or No	filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall
○ Mark J. Hatesohl	Explanatory statement. The purpose of this amendment is to eliminate the	enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
○ Kaleb James○ Linda Morse	adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when	(c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney
○ Maureen Sheahan	reapportioning the Kansas senate and house of representatives.	general shall apply to the supreme court of the state to determine the validity thereof. The supreme court,
○ Write-in	A vote for this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military	within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is
Write-in	personnel and nonresident students when reapportioning the Kansas senate and house of representatives.	invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with
Write-in	A vote against this proposition would continue in effect the requirement for the adjustment of census taken by the	the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
BOARD OF EDUCATION	United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and	(d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to
USD 378 Position 1 Vote for One (1)	house of representatives. Shall the following be adopted?	present their views. (e) A judgment of the supreme court of
○ Kyle A. Bohnenblust ○	§ 1. Reapportionment of senatorial and representative districts. (a) At its-regular session in 1989, the legislature-shall by law reapportion the state repre-	the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
	sentative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Ka	○ Yes ○ No
	Please Vote Both Sides	Typ:01 Seq:0021 Spl:01 Ballot Style #21

QUESTION SUBMITTED QUESTION SUBMITTED City of Manhattan Question USD 378 Question Shall the following be adopted? Shall the following be adopted? Shall Unified School District Shall the City of Manhattan, No. 378, Riley County, Kansas (Riley), issue general obligation Kansas be authorized to impose an additional three bonds in an amount not to tenths of one percent (0.3%) exceed \$15,000,000, to pay general retailers' sales tax, the costs to: (a) construct, furnish and equip thereby increasing the general sales tax currently in effect, on improvements, repairs and all applicable retail sales additions to the existing Riley occurring within the City, County Grade School and pursuant to the authority of K.S.A. 12-187 et seq., to be construct, furnish and equip improvements and repairs to used for all lawful expenditures the existing Riley County High of the City and intended to School, including: roof repairs; reduce the impact on the ad ADA accessibility valorem property tax burden on improvements; secure entries City taxpayers with collection and other safety and security of such tax beginning on April improvements; bus lane and 1, 2020, or as soon as parking area improvements; provided by law? lighting improvements and other energy efficiency improvements; HVAC system ○ Yes improvements; asbestos ○ No removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.? ○ Yes O No **Please Vote Both Sides** Typ:01 Seq:0021 Spl:01 Ballot Style #21

Wd 5-9 383 Pottorf Hall (CICO)

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Mary Renee Shirk
- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0022 Spl:01 Ballot Style #22

Please Vote Both Sides

Typ:01 Seq:0022 Spl:01 Ballot Style #22

Wd 5 Prec 10 First Assembly of God Church

nitials	

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0023 Spl:01 Ballot Style #23

Please Vote Both Sides

Typ:01 Seq:0023 Spl:01 Ballot Style #23

Wd 5 Prec 11 St. Thomas More Church

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Sarah Siders
- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0024 Spl:01 Ballot Style #24

Please Vote Both Sides

Typ:01 Seq:0024 Spl:01 Ballot Style #24

Wd 6 Prec 1 Westview Community Church

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTE

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0025 Spl:01 Ballot Style #25

Please Vote Both Sides

Typ:01 Seq:0025 Spl:01 Ballot Style #25

Wd 8 Prec 1 Blue Valley Methodist Church

nitials			

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0026 Spl:01 Ballot Style #26

Please Vote Both Sides

Typ:01 Seq:0026 Spl:01 Ballot Style #26

Wd 8 Prec 2 Blue Valley Methodist Church

Initials _____

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

○ Curt Herrman

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0027 Spl:01 Ballot Style #27

Please Vote Both Sides

Typ:01 Seq:0027 Spl:01 Ballot Style #27

Wd 8 Prec 3 The Links Clubhouse

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Curt Herrman
- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote against this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0028 Spl:01 Ballot Style #28

Please Vote Both Sides

Typ:01 Seq:0028 Spl:01 Ballot Style #28

Wd 9 Prec 1 LDS Church

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

 \bigcirc

○ Curt Herrman

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0029 Spl:01 Ballot Style #29

Please Vote Both Sides

Typ:01 Seq:0029 Spl:01 Ballot Style #29

Wd 9 Prec 2 LDS Church

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

○ _____ Write-in

Write-in

Write-in

QUESTION SUBMITTED

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0030 Spl:01 Ballot Style #30

Please Vote Both Sides

Typ:01 Seq:0030 Spl:01 Ballot Style #30

Wd 9 Prec 3 First Assembly of God Church

nitials	

 \Box

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0031 Spl:01 Ballot Style #31

Please Vote Both Sides

Typ:01 Seq:0031 Spl:01 Ballot Style #31

Wd 10-1 378 First Assembly of God Church \Box

Typ:01 Seq:0032 Spl:01 Ballot Style #32

Initials _____

INSTRUCTIONS	BOARD OF EDUCATION	QUESTION SUBMITTED
Making Selections Fill in the oval to the left of the name	USD 378 Position 2 Vote for One (1)	nsas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial
of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.	○ Shane Allen	districts and representative districts on the basis of the population of the state as established by the most recent
To Write-in a name, you must darken the oval to the left of line provided.	○ Write-in	census population taken and published by the United States <i>census</i> bureau of— the census. Senatorial and representat- ive districts shall be reapportioned upo-
To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."	USD 378 Position 3 Vote for One (1)	n the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the
If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the	○ Jeff Hancock○	state; and (2) to include military personnel stationed within the state who are residents of the state and students attending colleges and universities within t
Election Board and receive a new ballot.	Write-in	he state who are residents of the state in the district of their permanent residence. Bills reapportioning legislative
CITY OFFICES	USD 378 Position 7 At-Large Vote for One (1)	districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators
Manhattan City Commissioners Vote for Three (3) or Fewer	○ Jared V. Larson	and thereafter until again reapportioned.
○ Vincent Tracey	Write-in	(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a),
○ Aaron Estabrook○ Mark J. Hatesohl	QUESTION SUBMITTED	the attorney general shall petition the supreme court of the state to determine the validity thereof. The
○ Kaleb James	Constitutional Amendment	supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment
○ Linda Morse	Vote Yes or No Explanatory statement. The purpose	statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the
○ Maureen Sheahan	of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding	supreme court within 15 days. (c) Upon enactment of a
○ Mary Renee Shirk	nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.	reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the
○ Sarah Siders ○	A vote for this proposition would eliminate the adjustment of census	validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment.
Write-in	taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas	Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the
Write-in Write-in	senate and house of representatives. A vote against this proposition would	legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within
BOARD OF EDUCATION	continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding	15 days after entry thereof.(d) Whenever a petition or application is filed under this section, the supreme
USD 378 Position 1	nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.	court, in accordance with its rules, shall permit interested persons to present their views.
Vote for One (1) Kyle A. Bohnenblust	Shall the following be adopted?	(e) A judgment of the supreme court of the state determining a
· ○	§ 1. Reapportionment of senatorial and representative districts. (a) At its-regular session in 1989, the legislature shall by law reapportion the state representations.	reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
Write-in	shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Ka	○ Yes ○ No
	Please Vote Both Sides	

QUESTION SUBMITTED QUESTION SUBMITTED City of Manhattan Question USD 378 Question Shall the following be adopted? Shall the following be adopted? Shall Unified School District Shall the City of Manhattan, No. 378, Riley County, Kansas (Riley), issue general obligation Kansas be authorized to impose an additional three bonds in an amount not to tenths of one percent (0.3%) exceed \$15,000,000, to pay general retailers' sales tax, the costs to: (a) construct, furnish and equip thereby increasing the general sales tax currently in effect, on improvements, repairs and all applicable retail sales additions to the existing Riley occurring within the City, County Grade School and pursuant to the authority of K.S.A. 12-187 et seq., to be construct, furnish and equip improvements and repairs to used for all lawful expenditures the existing Riley County High of the City and intended to School, including: roof repairs; reduce the impact on the ad ADA accessibility valorem property tax burden on improvements; secure entries City taxpayers with collection and other safety and security of such tax beginning on April improvements; bus lane and 1, 2020, or as soon as parking area improvements; provided by law? lighting improvements and other energy efficiency improvements; HVAC system ○ Yes improvements; asbestos ○ No removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.? ○ Yes O No **Please Vote Both Sides** Typ:01 Seq:0032 Spl:01 Ballot Style #32

Wd 10-1 383 First Assembly of God Church

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

 \bigcirc

○ Curt Herrman

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0033 Spl:01 Ballot Style #33

Please Vote Both Sides

Typ:01 Seq:0033 Spl:01 Ballot Style #33

Г

Wd 10-2 378 Keats Methodist Annex \Box

Typ:01 Seq:0034 Spl:01 Ballot Style #34

Initials _____

INSTRUCTIONS	BOARD OF EDUCATION	QUESTION SUBMITTED
Making Selections Fill in the oval to the left of the name	USD 378 Position 2 Vote for One (1)	nsas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial
of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.	○ Shane Allen○	districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published
To Write-in a name, you must darken the oval to the left of line provided.	Write-in	by the United States census bureau of— the census. Senatorial and representative districts shall be reapportioned upo-
To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."	USD 378 Position 3 Vote for One (1)	n the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attendi-
If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot.	○ Jeff Hancock ○ Write-in	ng colleges and universities within the state; and (2) to include military personnel stationed within the state who are residents of the state and students attending colleges and universities within the state who are residents of the state in the district of their permanent reside
CITY OFFICES	USD 378 Position 7 At-Large Vote for One (1)	nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the
Manhattan City Commissioners Vote for Three (3) or Fewer	○ Jared V. Larson	next following election of legislators and thereafter until again reapportioned.
○ Vincent Tracey	O Write-in	(b) Within 15 days after the publication of an act reapportioning the legislative
○ Aaron Estabrook	QUEST/ON SUBMITTED	districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The
○ Mark J. Hatesohl	Constitutional Amendment	supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court
○ Kaleb James	Vote Yes or No	determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment
○ Linda Morse○ Maureen Sheahan	Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the	conforming to the judgment of the supreme court within 15 days.
Mary Renee Shirk	United States census bureau regarding nonresident military personnel and nonresident students when	(c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney
○ Sarah Siders	reapportioning the Kansas senate and house of representatives.	general shall apply to the supreme court of the state to determine the validity thereof. The supreme court,
○ Write-in	A vote for this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military	within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again
Write-in	personnel and nonresident students when reapportioning the Kansas senate and house of representatives.	enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the
Write-in	A vote against this proposition would continue in effect the requirement for the adjustment of census taken by the	mandate of the supreme court within 15 days after entry thereof.
BOARD OF EDUCATION	United States census bureau regarding nonresident military personnel and nonresident students when	(d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules,
USD 378 Position 1 Vote for One (1)	reapportioning the Kansas senate and house of representatives. Shall the following be adopted?	shall permit interested persons to present their views. (e) A judgment of the supreme court of
○ Kyle A. Bohnenblust	§ 1. Reapportionment of senatorial and representative districts. (a) At its-	the state determining a reapportionment to be valid shall be final until the legislative districts are
○ Write-in	regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Ka	again reapportioned in accordance herewith.
	Please Vote Both Sides	

QUESTION SUBMITTED QUESTION SUBMITTED City of Manhattan Question USD 378 Question Shall the following be adopted? Shall the following be adopted? Shall Unified School District Shall the City of Manhattan, No. 378, Riley County, Kansas (Riley), issue general obligation Kansas be authorized to impose an additional three bonds in an amount not to tenths of one percent (0.3%) exceed \$15,000,000, to pay general retailers' sales tax, the costs to: (a) construct, furnish and equip thereby increasing the general sales tax currently in effect, on improvements, repairs and all applicable retail sales additions to the existing Riley occurring within the City, County Grade School and pursuant to the authority of K.S.A. 12-187 et seq., to be construct, furnish and equip improvements and repairs to used for all lawful expenditures the existing Riley County High of the City and intended to School, including: roof repairs; reduce the impact on the ad ADA accessibility valorem property tax burden on improvements; secure entries City taxpayers with collection and other safety and security of such tax beginning on April improvements; bus lane and 1, 2020, or as soon as parking area improvements; provided by law? lighting improvements and other energy efficiency improvements; HVAC system ○ Yes improvements; asbestos ○ No removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.? ○ Yes O No **Please Vote Both Sides** Typ:01 Seq:0034 Spl:01 Ballot Style #34

Wd 11-1 383 Highland Ridge Clubhouse

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot.

CITY OFFICES

Manhattan City Commissioners
Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

Brandy Santos

- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

 \bigcirc

○ Curt Herrman

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0035 Spl:01 Ballot Style #35

Please Vote Both Sides

Typ:01 Seq:0035 Spl:01 Ballot Style #35

Wd 11-1B 378 Highland Ridge Clubhouse \Box

Typ:01 Seq:0036 Spl:01 Ballot Style #36

Initials _____

INSTRUCTIONS	BOARD OF EDUCATION	QUESTION SUBMITTED
Making Selections Fill in the oval to the left of the name	USD 378 Position 2 Vote for One (1)	nsas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial
of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.	○ Shane Allen	districts and representative districts on the basis of the population of the state as established by the most recent
To Write-in a name, you must darken the oval to the left of line provided.	○ Write-in	census population taken and published by the United States <i>census</i> bureau of— the census. Senatorial and representat- ive districts shall be reapportioned upo-
To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."	USD 378 Position 3 Vote for One (1)	n the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the
If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the	○ Jeff Hancock○	state; and (2) to include military personnel stationed within the state who are residents of the state and students attending colleges and universities within t
Election Board and receive a new ballot.	Write-in	he state who are residents of the state in the district of their permanent residence. Bills reapportioning legislative
CITY OFFICES	USD 378 Position 7 At-Large Vote for One (1)	districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators
Manhattan City Commissioners Vote for Three (3) or Fewer	○ Jared V. Larson	and thereafter until again reapportioned.
○ Vincent Tracey	Write-in	(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a),
○ Aaron Estabrook○ Mark J. Hatesohl	QUESTION SUBMITTED	the attorney general shall petition the supreme court of the state to determine the validity thereof. The
○ Kaleb James	Constitutional Amendment	supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment
○ Linda Morse	Vote Yes or No Explanatory statement. The purpose	statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the
○ Maureen Sheahan	of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding	supreme court within 15 days. (c) Upon enactment of a
○ Mary Renee Shirk	nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.	reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the
○ Sarah Siders ○	A vote for this proposition would eliminate the adjustment of census	validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment.
Write-in	taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas	Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the
Write-in Write-in	senate and house of representatives. A vote against this proposition would	legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within
BOARD OF EDUCATION	continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding	15 days after entry thereof.(d) Whenever a petition or application is filed under this section, the supreme
USD 378 Position 1	nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.	court, in accordance with its rules, shall permit interested persons to present their views.
Vote for One (1) Kyle A. Bohnenblust	Shall the following be adopted?	(e) A judgment of the supreme court of the state determining a
· ○	§ 1. Reapportionment of senatorial and representative districts. (a) At its-regular session in 1989, the legislature shall by law reapportion the state representations.	reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
Write-in	shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Ka	○ Yes ○ No
	Please Vote Both Sides	

QUESTION SUBMITTED QUESTION SUBMITTED City of Manhattan Question USD 378 Question Shall the following be adopted? Shall the following be adopted? Shall Unified School District Shall the City of Manhattan, No. 378, Riley County, Kansas (Riley), issue general obligation Kansas be authorized to impose an additional three bonds in an amount not to tenths of one percent (0.3%) exceed \$15,000,000, to pay general retailers' sales tax, the costs to: (a) construct, furnish and equip thereby increasing the general sales tax currently in effect, on improvements, repairs and all applicable retail sales additions to the existing Riley occurring within the City, County Grade School and pursuant to the authority of K.S.A. 12-187 et seq., to be construct, furnish and equip improvements and repairs to used for all lawful expenditures the existing Riley County High of the City and intended to School, including: roof repairs; reduce the impact on the ad ADA accessibility valorem property tax burden on improvements; secure entries City taxpayers with collection and other safety and security of such tax beginning on April improvements; bus lane and 1, 2020, or as soon as parking area improvements; provided by law? lighting improvements and other energy efficiency improvements; HVAC system ○ Yes improvements; asbestos ○ No removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.? ○ Yes O No **Please Vote Both Sides** Typ:01 Seq:0036 Spl:01 Ballot Style #36

Wd 11-3 383 Highland Ridge Clubhouse

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

Brandy Santos

- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

○ _____ Write-in

Write-in

Write-in

QUESTION SUBMITTED

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0037 Spl:01 Ballot Style #37

QUESTION SUBMITTED City of Manhattan Question Shall the following be adopted? Shall the City of Manhattan, Kansas be authorized to impose an additional three tenths of one percent (0.3%) general retailers' sales tax, thereby increasing the general sales tax currently in effect, on all applicable retail sales occurring within the City, pursuant to the authority of K.S.A. 12-187 et seq., to be used for all lawful expenditures of the City and intended to reduce the impact on the ad valorem property tax burden on City taxpayers with collection of such tax beginning on April 1, 2020, or as soon as provided by law? ○ Yes ○ No

Please Vote Both Sides

Typ:01 Seq:0037 Spl:01 Ballot Style #37

Wd 12 Prec 1 LDS Church

 \Box

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Manhattan City Commissioners
Vote for Three (3) or Fewer

- Vincent Tracey
- Aaron Estabrook
- Mark J. Hatesohl
- Kaleb James
- Linda Morse
- Maureen Sheahan
- Mary Renee Shirk
- Sarah Siders

Write-in

Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie

 \bigcirc

○ Curt Herrman

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by

Please Vote Both Sides

QUESTION SUBMITTED

law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending-colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0038 Spl:01 Ballot Style #38

QUESTION SUBMITTED City of Manhattan Question Shall the following be adopted? Shall the City of Manhattan, Kansas be authorized to impose an additional three tenths of one percent (0.3%) general retailers' sales tax, thereby increasing the general sales tax currently in effect, on all applicable retail sales occurring within the City, pursuant to the authority of K.S.A. 12-187 et seq., to be used for all lawful expenditures of the City and intended to reduce the impact on the ad valorem property tax burden on City taxpayers with collection of such tax beginning on April 1, 2020, or as soon as provided by law? ○ Yes ○ No

Please Vote Both Sides

Typ:01 Seq:0038 Spl:01 Ballot Style #38

Ashland 383 Riley County Senior Center

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman
- Brandy Santos

Write-in

Write-in

Write-in

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

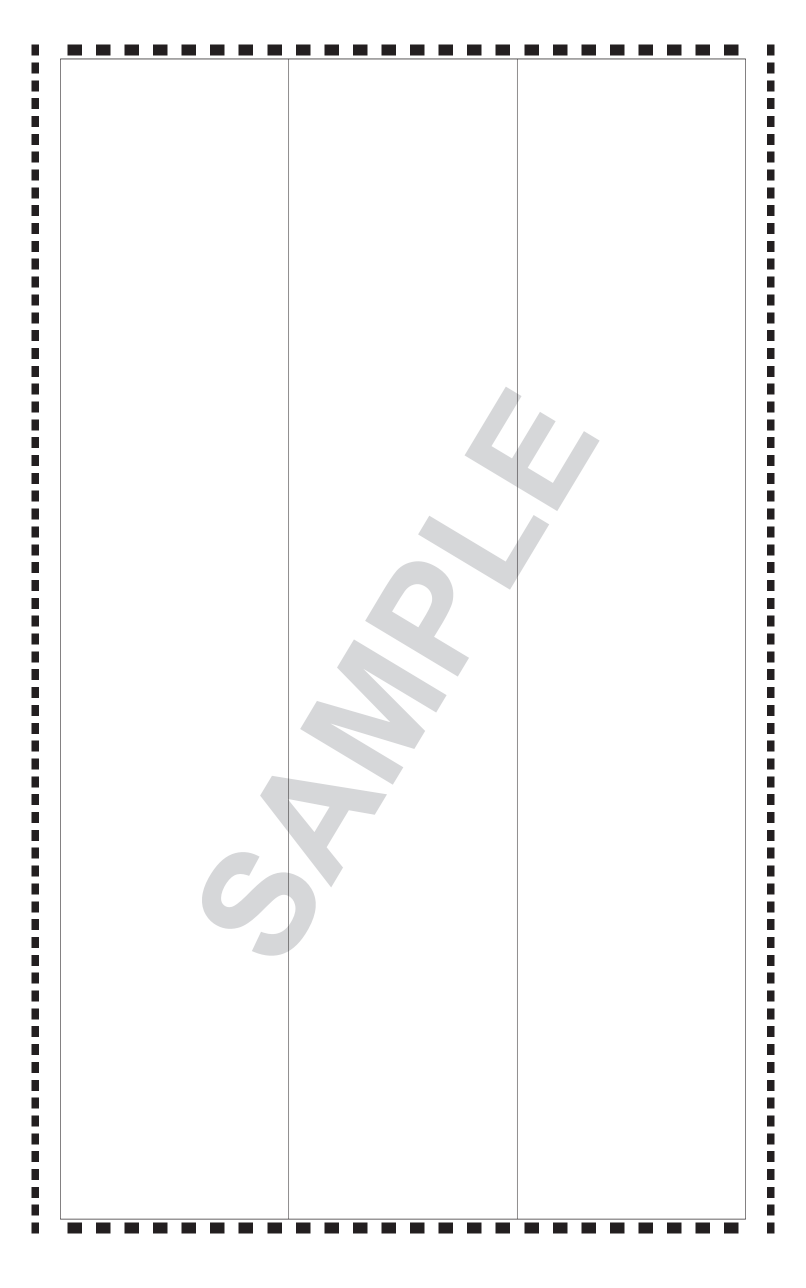
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

○ Yes

○ No

Typ:01 Seq:0039 Spl:01 Ballot Style #39

 \Box



Bala 378 Leonardville Comm Bldg

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 378 Position 1 Vote for One (1)

Kyle A. Bohnenblust

Write-in

USD 378 Position 2 Vote for One (1)

Shane Allen

Write-in

USD 378 Position 3 Vote for One (1)

○ Jeff Hancock

Write-in

USD 378 Position 7 At-Large Vote for One (1)

Jared V. Larson

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from

Please Vote Both Sides

the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- \circ No

Typ:01 Seq:0040 Spl:01 Ballot Style #40

 \Box

USD 378 Question

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed \$15,000,000, to pay the costs to: (a) construct, furnish and equip improvements, repairs and additions to the existing Riley County Grade School and construct, furnish and equip improvements and repairs to the existing Riley County High School, including: roof repairs; ADA accessibility improvements; secure entries and other safety and security improvements; bus lane and parking area improvements; lighting improvements and other energy efficiency improvements; HVAC system improvements; asbestos removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.?

○ Yes

○ No

Please Vote Both Sides

Typ:01 Seq:0040 Spl:01 Ballot Style #40

 Γ

Bala Leon Ct 378 Leonardville Comm Bldg \Box

Initials _____

INSTRUCTIONS	BOARD OF EDUCATION	QUESTION SUBMITTED	
Making Selections	USD 378 Position 3 Vote for One (1)	on the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the	
Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.	○ Jeff Hancock	e-state and nonresident students attending colleges and universities within the state; and (2) to include military personnel stationed within the state who ar	
To Write-in a name, you must darken the oval to the left of line provided.	Write-in	e-residents of the state and students at tending-colleges and universities within the state who are residents of the state in the district of their permanent reside	
To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."	USD 378 Position 7 At-Large Vote for One (1)	nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the	
If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the	○ Jared V. Larson	next following election of legislators and thereafter until again reapportioned.	
Election Board and receive a new ballot.	Write-in	(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a),	
CITY OFFICES	QUESTION SUBMITTED	the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the	
Leonardville City Mayor Vote for One (1)	Constitutional Amendment Vote Yes or No	filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment	
No Candidate Filed	Explanatory statement. The purpose of this amendment is to eliminate the	statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.	
Write-in	adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when	(c) Upon enactment of a reapportionment to conform with a	
Leonardville City Council Vote for Three (3) or Fewer	reapportioning the Kansas senate and house of representatives. A vote for this proposition would	judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such	
No Candidate Filed	eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students	application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again	
Write-in	when reapportioning the Kansas senate and house of representatives.	enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the	
Write-in Write-in	A vote against this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding	mandate of the supreme court within 15 days after entry thereof. (d) Whenever a petition or application	
BOARD OF EDUCATION	nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.	is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to	
USD 378 Position 1	Shall the following be adopted?	(e) A judgment of the supreme court of the state determining a	
Vote for One (1) Kyle A. Bohnenblust	§ 1. Reapportionment of senatorial and representative districts. (a) At its-regular session in 1989, the legislature	reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance	
0	shall by law reapportion the state repre- sentative districts, the state senatorial districts or both the state representativ	herewith.	
Write-in	e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kan	○ Yes ○ No	
USD 378 Position 2 Vote for One (1)	sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law		
○ Shane Allen	reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent		
Write-in	census population taken and published by the United States census bureau of the census. Senatorial and representative districts shall be reapportioned up		
	Please Vote Both Sides	Typ://d Soc:///// Spl://d Bollot Shilo #44	

USD 378 Question

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed \$15,000,000, to pay the costs to: (a) construct, furnish and equip improvements, repairs and additions to the existing Riley County Grade School and construct, furnish and equip improvements and repairs to the existing Riley County High School, including: roof repairs; ADA accessibility improvements; secure entries and other safety and security improvements; bus lane and parking area improvements; lighting improvements and other energy efficiency improvements; HVAC system improvements; asbestos removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.?

○ Yes

○ No

Please Vote Both Sides

Typ:01 Seq:0041 Spl:01 Ballot Style #41

Center 384-1 Randolph VFW

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 384
District 1 Position 1
Vote for One (1)

Jason M. Hartman

Write-in

USD 384
Position 7 At-Large
Vote for One (1)

Amy Cassel

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

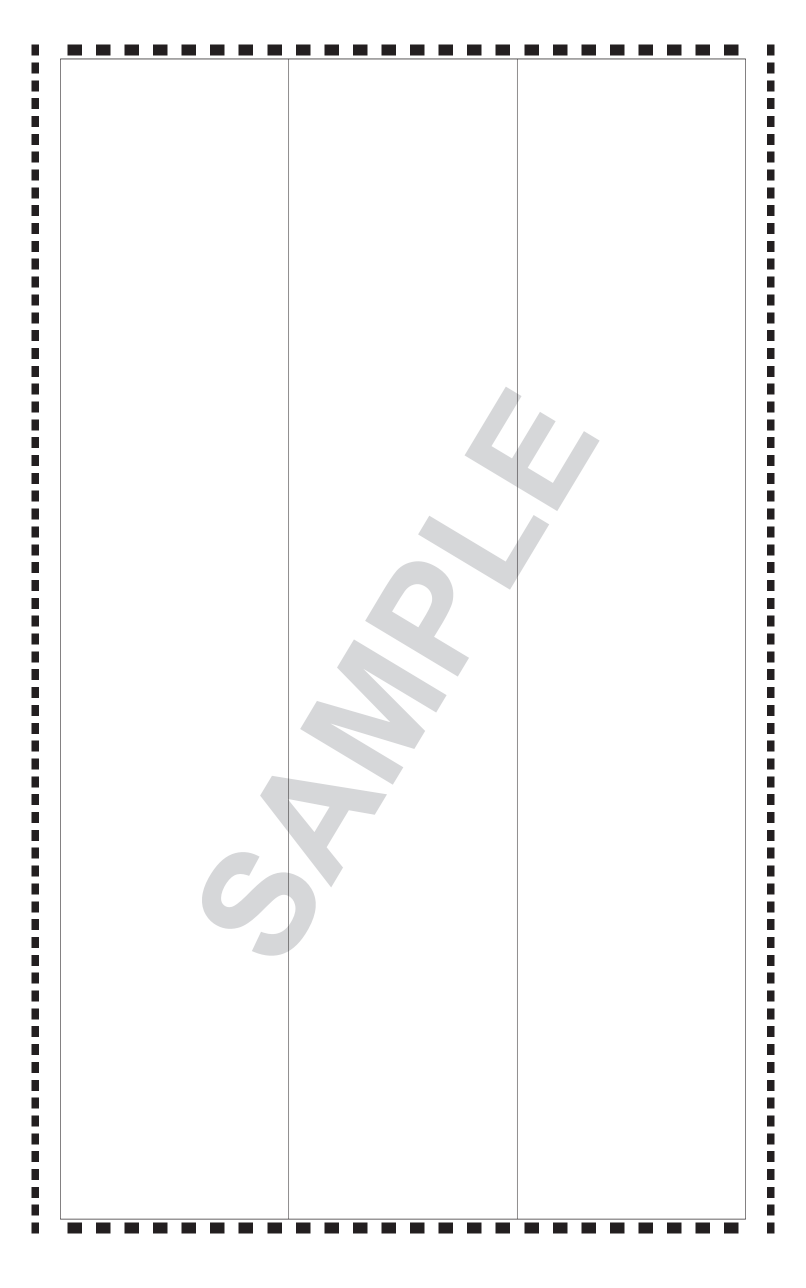
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

○ Yes

○ No

Typ:01 Seq:0042 Spl:01 Ballot Style #42

 \Box



FncyCk 378 Leonardville Comm Bldg

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 378 Position 1 Vote for One (1)

Kyle A. Bohnenblust

Write-in

USD 378 Position 2 Vote for One (1)

Shane Allen

Write-in

USD 378 Position 3 Vote for One (1)

○ Jeff Hancock

Write-in

USD 378 Position 7 At-Large Vote for One (1)

Jared V. Larson

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from

Please Vote Both Sides

the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0043 Spl:01 Ballot Style #43

 \Box

USD 378 Question

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed \$15,000,000, to pay the costs to: (a) construct, furnish and equip improvements, repairs and additions to the existing Riley County Grade School and construct, furnish and equip improvements and repairs to the existing Riley County High School, including: roof repairs; ADA accessibility improvements; secure entries and other safety and security improvements; bus lane and parking area improvements; lighting improvements and other energy efficiency improvements; HVAC system improvements; asbestos removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.?

○ Yes

○ No

Please Vote Both Sides

Typ:01 Seq:0043 Spl:01 Ballot Style #43

FncyCk 384-1 Leonardville Comm Bldg

Initials		

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 384
District 1 Position 1
Vote for One (1)

Jason M. Hartman

Write-in

USD 384
Position 7 At-Large
Vote for One (1)

Amy Cassel

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

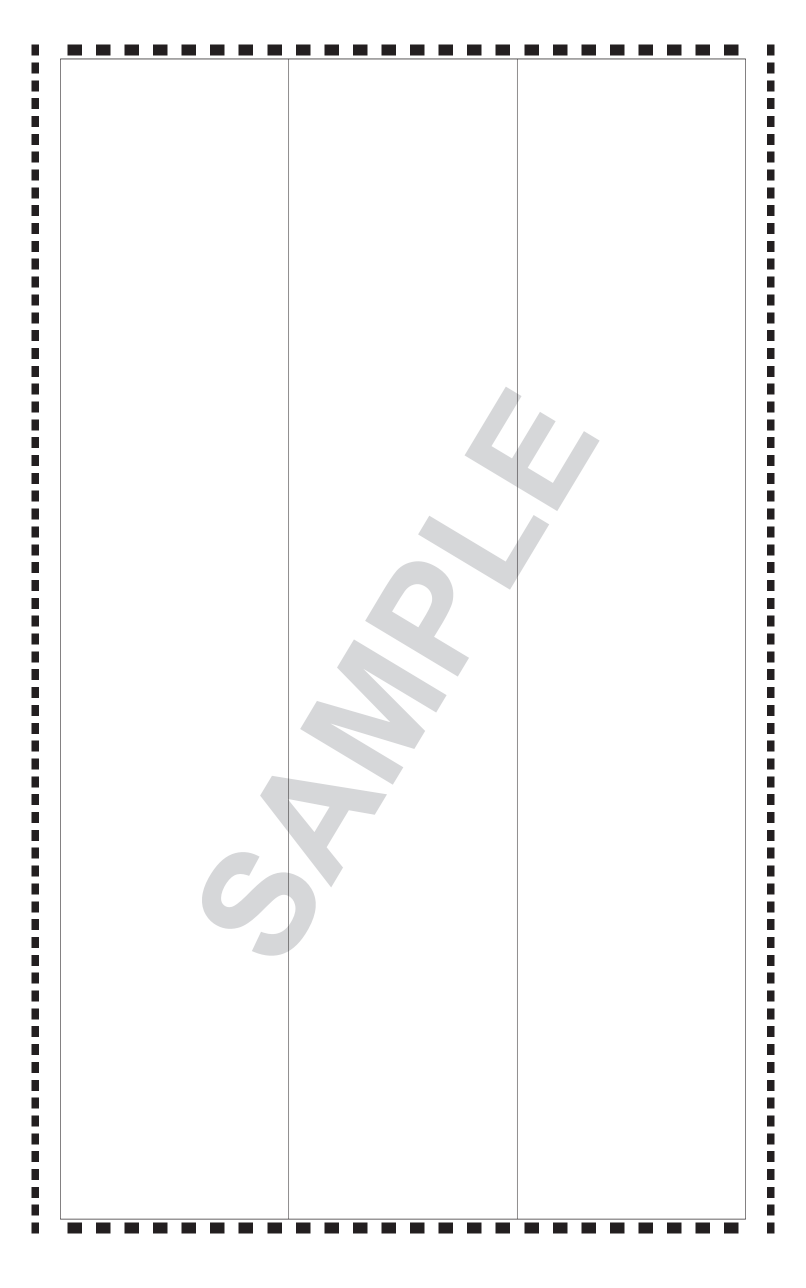
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

○ Yes

○ No

Typ:01 Seq:0044 Spl:01 Ballot Style #44

 \Box



Grant 378 Sedalia Community Church

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 378 Position 1 Vote for One (1)

Kyle A. Bohnenblust

Write-in

USD 378 Position 2 Vote for One (1)

Shane Allen

Write-in

USD 378 Position 3 Vote for One (1)

○ Jeff Hancock

Write-in

USD 378 Position 7 At-Large Vote for One (1)

Jared V. Larson

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from

Please Vote Both Sides

the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- \circ No

Typ:01 Seq:0045 Spl:01 Ballot Style #45

 \Box

USD 378 Question

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed \$15,000,000, to pay the costs to: (a) construct, furnish and equip improvements, repairs and additions to the existing Riley County Grade School and construct, furnish and equip improvements and repairs to the existing Riley County High School, including: roof repairs; ADA accessibility improvements; secure entries and other safety and security improvements; bus lane and parking area improvements; lighting improvements and other energy efficiency improvements; HVAC system improvements; asbestos removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.?

Yes

○ No

Please Vote Both Sides

Typ:01 Seq:0045 Spl:01 Ballot Style #45

Grant 383 Sedalia Community Church

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman
- Brandy Santos

Write-in

Write-in

Write-in

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

 reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

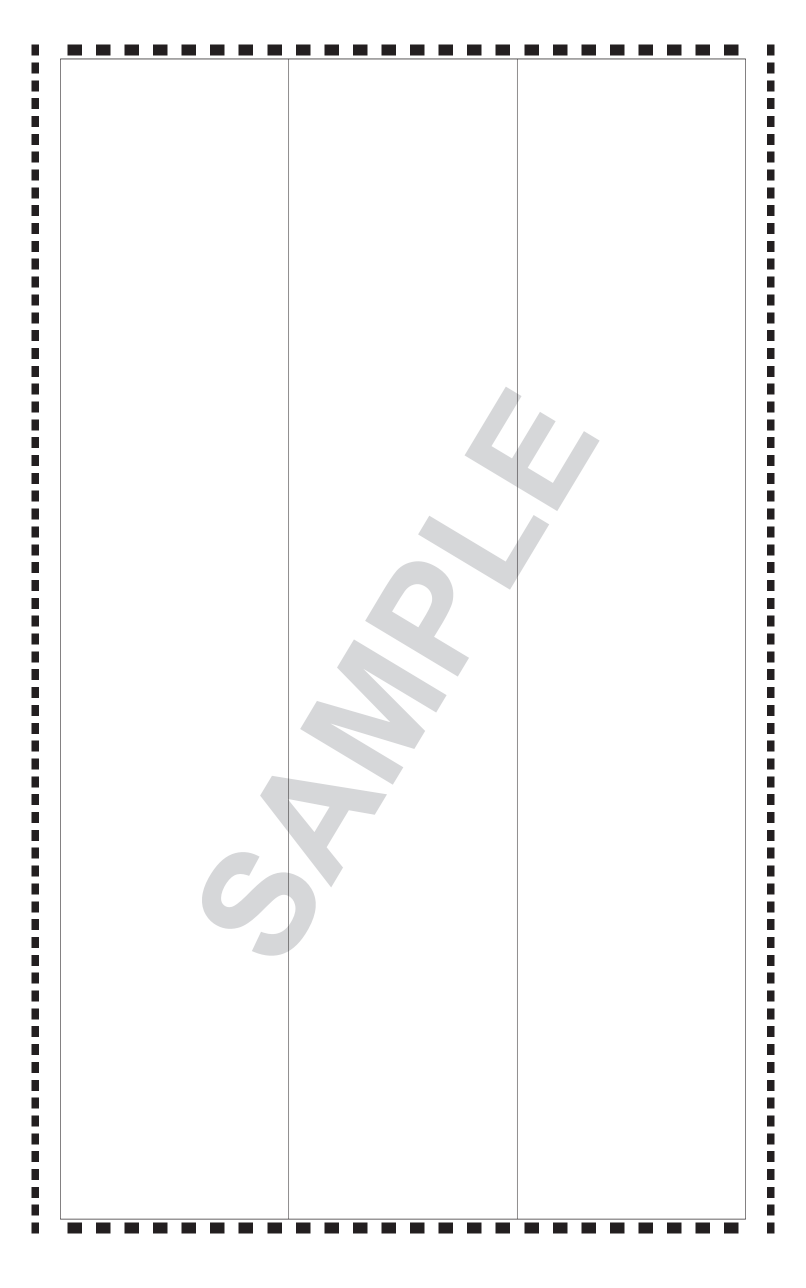
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

○ Yes

○ No

Typ:01 Seq:0046 Spl:01 Ballot Style #46

 \Box



Jck 384-2 Randolph VFW

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 384
District 2 Position 2
Vote for One (1)

David Mitchell Innes

Write-in

USD 384
Position 7 At-Large
Vote for One (1)

Amy Cassel

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

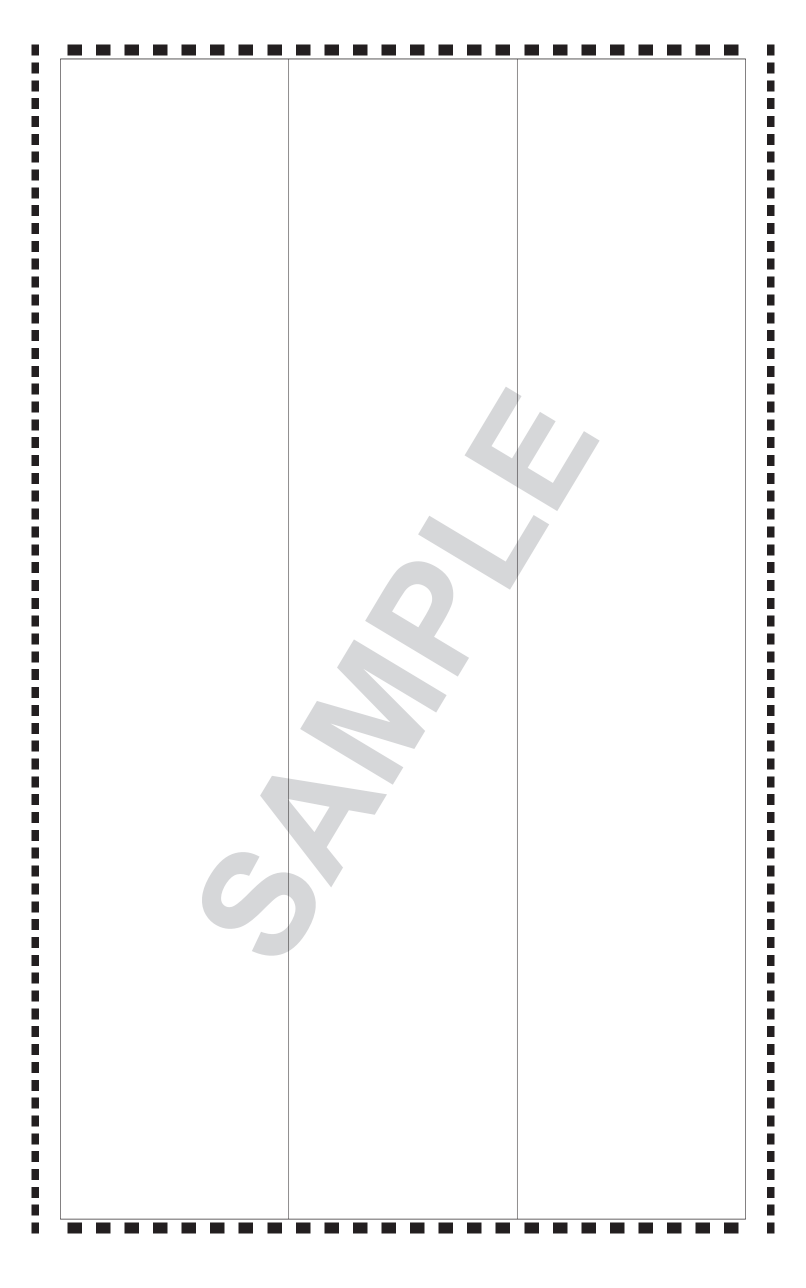
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

Yes

○ No

Typ:01 Seq:0047 Spl:01 Ballot Style #47

 \Box



Jck 384-1 Randolph VFW

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 384
District 1 Position 1
Vote for One (1)

Jason M. Hartman

Write-in

USD 384
Position 7 At-Large
Vote for One (1)

Amy Cassel

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

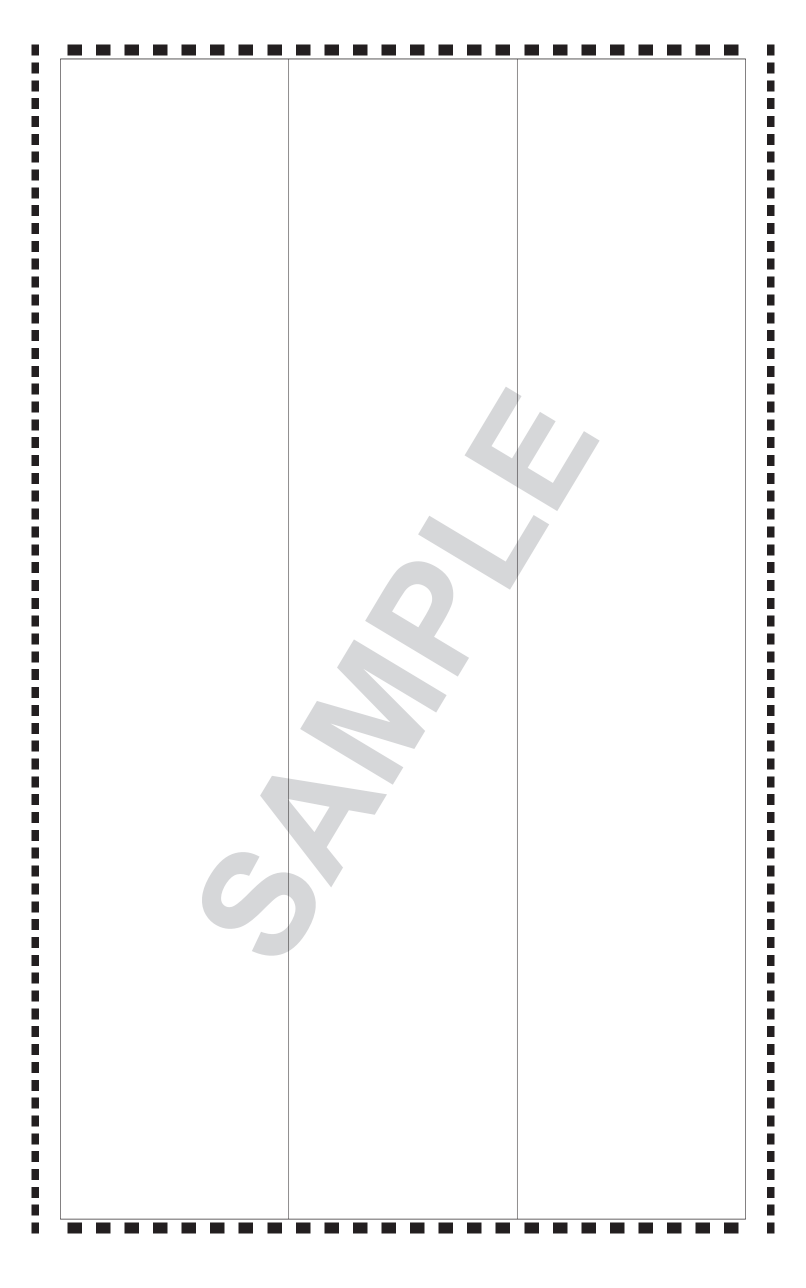
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

○ Yes

○ No

Typ:01 Seq:0048 Spl:01 Ballot Style #48

 \Box



Jck Ran Cty 384-2 Randolph VFW

Initials _____

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Randolph City Mayor Vote for One (1)

No Candidate Filed

Write-in

Randolph City Council Vote for Five (5) or Fewer

No Candidate Filed

	Write-in	
0		
	Write-in	
0		
	Write-in	
0		
	Write-in	
0		
	Write-in	

BOARD OF EDUCATION

USD 384
District 2 Position 2
Vote for One (1)

David Mitchell Innes

Write-in

BOARD OF EDUCATION

USD 384 Position 7 At-Large Vote for One (1)

Amy Cassel

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representativ e and senatorial districts upon the basi s of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attendi ng colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon

QUESTION SUBMITTED

final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

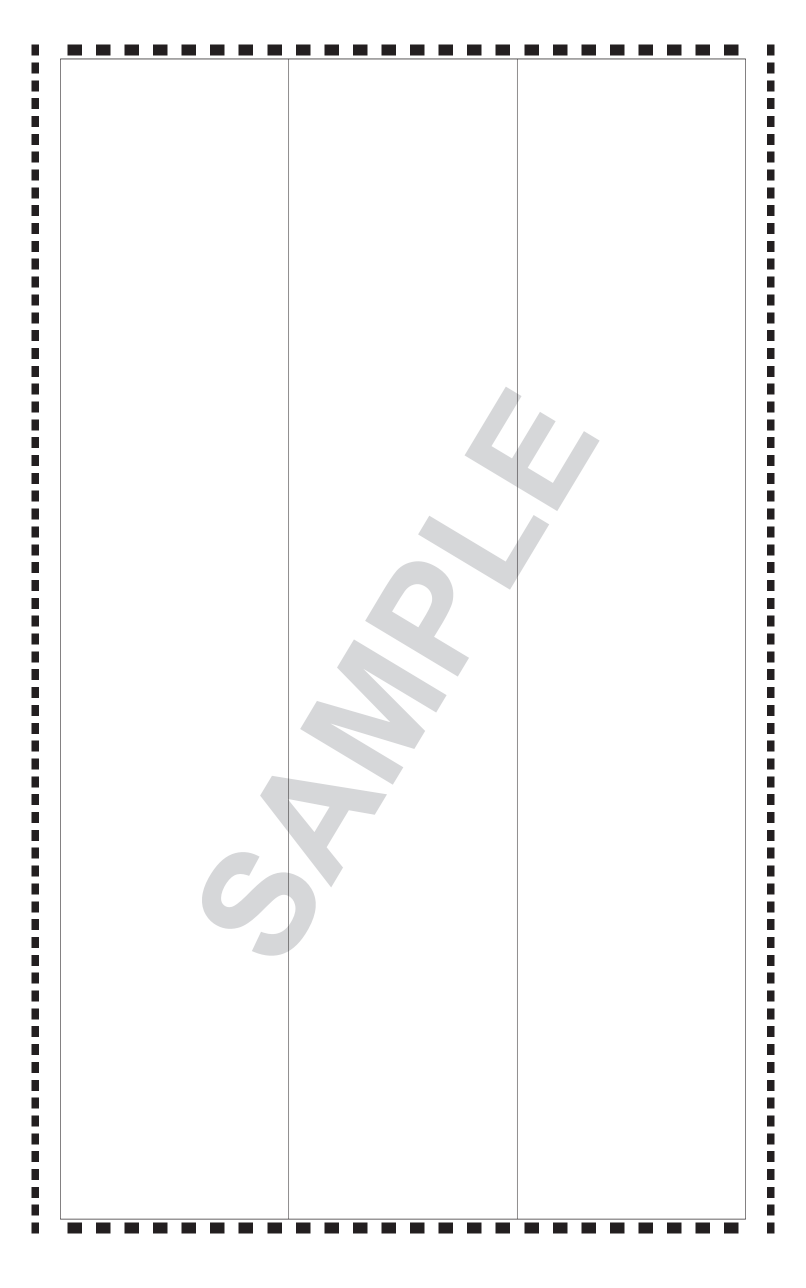
- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filling of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

\supset	Yes

○ No

Typ:01 Seq:0049 Spl:01 Ballot Style #49

 \Box



Mad Twp 378 Riley Centre

Initials ____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 378 Position 1 Vote for One (1)

Kyle A. Bohnenblust

Write-in

USD 378 Position 2 Vote for One (1)

Shane Allen

Write-in

USD 378 Position 3 Vote for One (1)

○ Jeff Hancock

Write-in

USD 378 Position 7 At-Large Vote for One (1)

Jared V. Larson

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from

Please Vote Both Sides

the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- \circ No

Typ:01 Seq:0050 Spl:01 Ballot Style #50

 \Box

USD 378 Question

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed \$15,000,000, to pay the costs to: (a) construct, furnish and equip improvements, repairs and additions to the existing Riley County Grade School and construct, furnish and equip improvements and repairs to the existing Riley County High School, including: roof repairs; ADA accessibility improvements; secure entries and other safety and security improvements; bus lane and parking area improvements; lighting improvements and other energy efficiency improvements; HVAC system improvements; asbestos removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.?

○ Yes

○ No

Please Vote Both Sides

Typ:01 Seq:0050 Spl:01 Ballot Style #50

Mad Ril Cty 378 **Riley Centre**

Typ:01 Seq:0051 Spl:01 Ballot Style #51

 \Box

Initials _

INSTRUCTIONS BOARD OF EDUCATION QUESTION SUBMITTED on the basis of the population of the st **Making Selections USD 378 Position 3** ate adjusted: (1) To exclude nonreside nt-military personnel stationed within th-Vote for One (1) e-state-and nonresident students atten-Fill in the oval to the left of the name of your choice. You must darken the ding colleges and universities within the Jeff Hancock e-state; and (2) to include military personnel stationed within the state who ar oval completely (), and do not make any marks outside of the oval. e residents of the state and students at To Write-in a name, you must darken the oval to the left of line provided. tending colleges and universities within Write-in the state who are residents of the state in the district of their permanent residence. Bills reapportioning legislative districts shall be published in the To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to **USD 378 Position 7 At-Large** Kansas register immediately upon final Vote for One (1) the left of the word "No.' passage and shall be effective for the next following election of legislators and thereafter until again Jared V. Larson If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the reapportioned. (b) Within 15 days after the publication Election Board and receive a new Write-in of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to **CITY OFFICES QUESTION SUBMITTED** determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment **Riley City Mayor Constitutional Amendment** Vote for One (1) **Vote Yes or No** statute is invalid, the legislature shall ○ Timothy J. Sharp enact a statute of reapportionment Explanatory statement. The purpose conforming to the judgment of the supreme court within 15 days. of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when Write-in (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the reapportioning the Kansas senate and **Riley City Council** house of representatives. validity thereof. The supreme court, within 10 days from the filing of such Vote for Two (2) or Fewer A vote **for** this proposition would eliminate the adjustment of census taken by the United States census application, shall enter its judgment. Samantha Brown Should the supreme court determine that the reapportionment statute is bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives. invalid, the legislature shall again ○ William Isom enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof. A vote against this proposition would Write-in continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding Write-in (d) Whenever a petition or application nonresident military personnel and nonresident students when is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to reapportioning the Kansas senate and **BOARD OF EDUCATIO** house of representatives. present their views. Shall the following be adopted? (e) A judgment of the supreme court of **USD 378 Position 1** the state determining a Vote for One (1) § 1. Reapportionment of senatorial reapportionment to be valid shall be and representative districts. (a) At its regular session in 1989, the legislature final until the legislative districts are Kyle A. Bohnenblust again reapportioned in accordance shall by law reapportion the state repreherewith. sentative districts, the state senatorial districts or both the state representativ Write-in e and senatorial districts upon the basi-○ Yes s of the latest census of the inhabitants ○ No of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan **USD 378 Position 2** sas. At its regular session in 1992, and at its regular session every tenth year Vote for One (1) thereafter, the legislature shall by law reapportion the state senatorial ○ Shane Allen districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States *census* bureau of Write-in the census. Senatorial and representat ive districts shall be reapportioned up

Please Vote Both Sides

USD 378 Question

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed \$15,000,000, to pay the costs to: (a) construct, furnish and equip improvements, repairs and additions to the existing Riley County Grade School and construct, furnish and equip improvements and repairs to the existing Riley County High School, including: roof repairs; ADA accessibility improvements; secure entries and other safety and security improvements; bus lane and parking area improvements; lighting improvements and other energy efficiency improvements; HVAC system improvements; asbestos removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.?

○ Yes

○ No

Please Vote Both Sides

Typ:01 Seq:0051 Spl:01 Ballot Style #51

Man Twp 1-383 LDS Church

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

Write-in

Write-in

Write-in

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

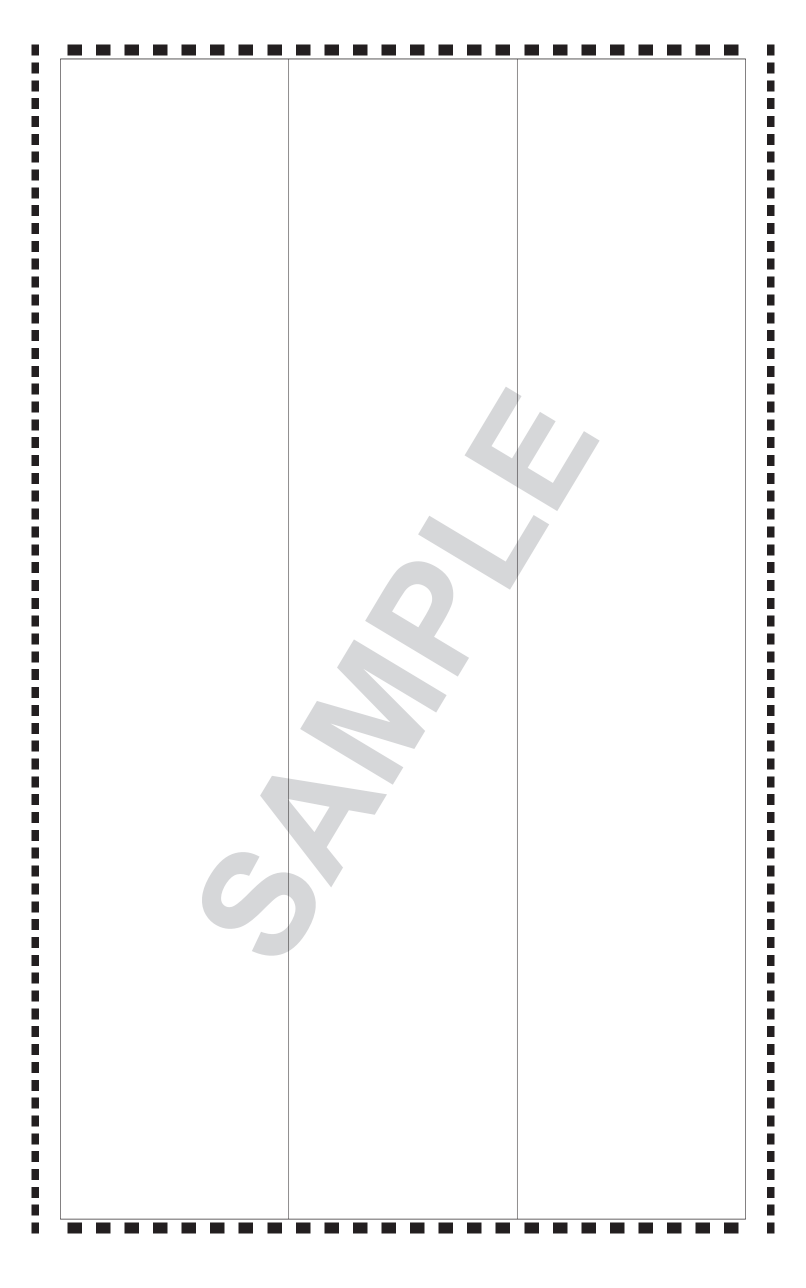
reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes

○ No

Typ:01 Seq:0052 Spl:01 Ballot Style #52

 \Box



Man Twp 2-383 Unitarian Universalist

Initials ____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

Write-in

Write-in

Write-in

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

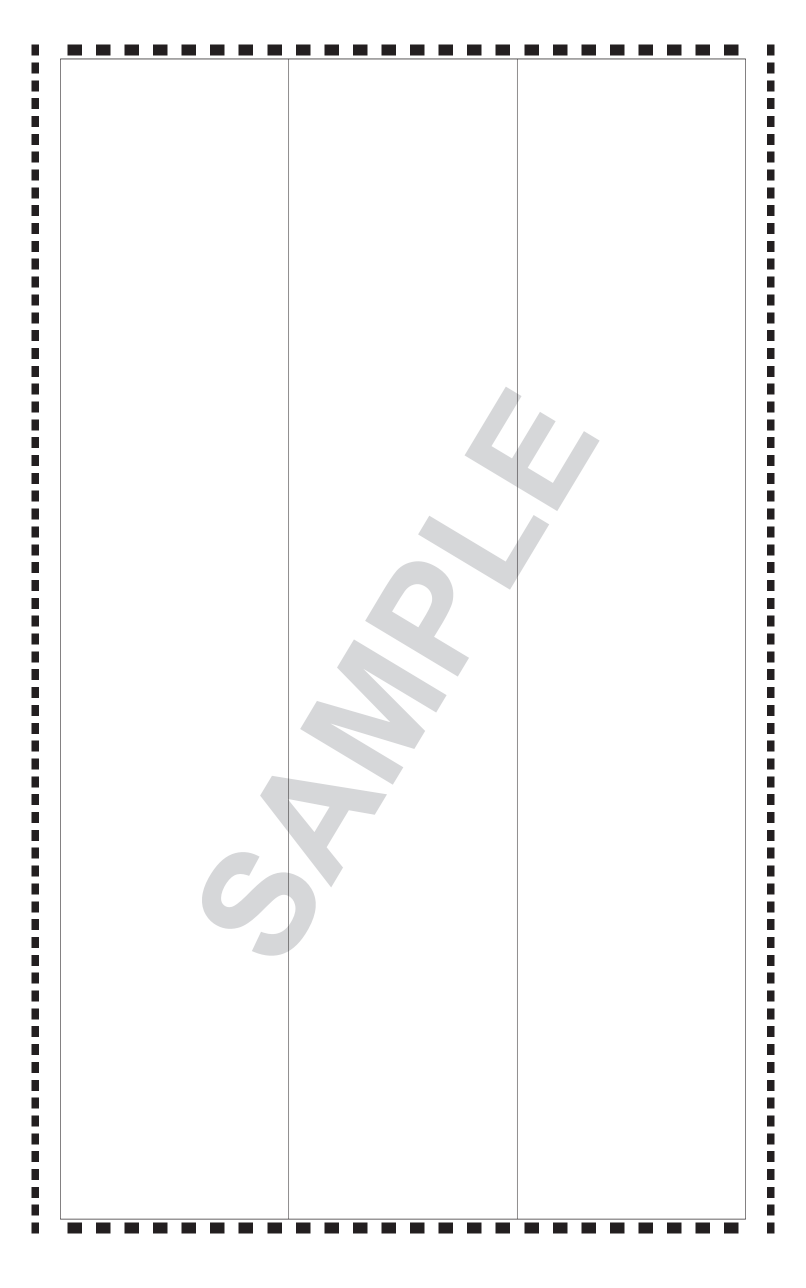
(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0053 Spl:01 Ballot Style #53

 \Box



Man Twp 3-383 Manhattan Public Library

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

_ _ _ _ _ _ _ _ _ _ _ _ _ _ _

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

Write-in

Write-in

Write-in

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

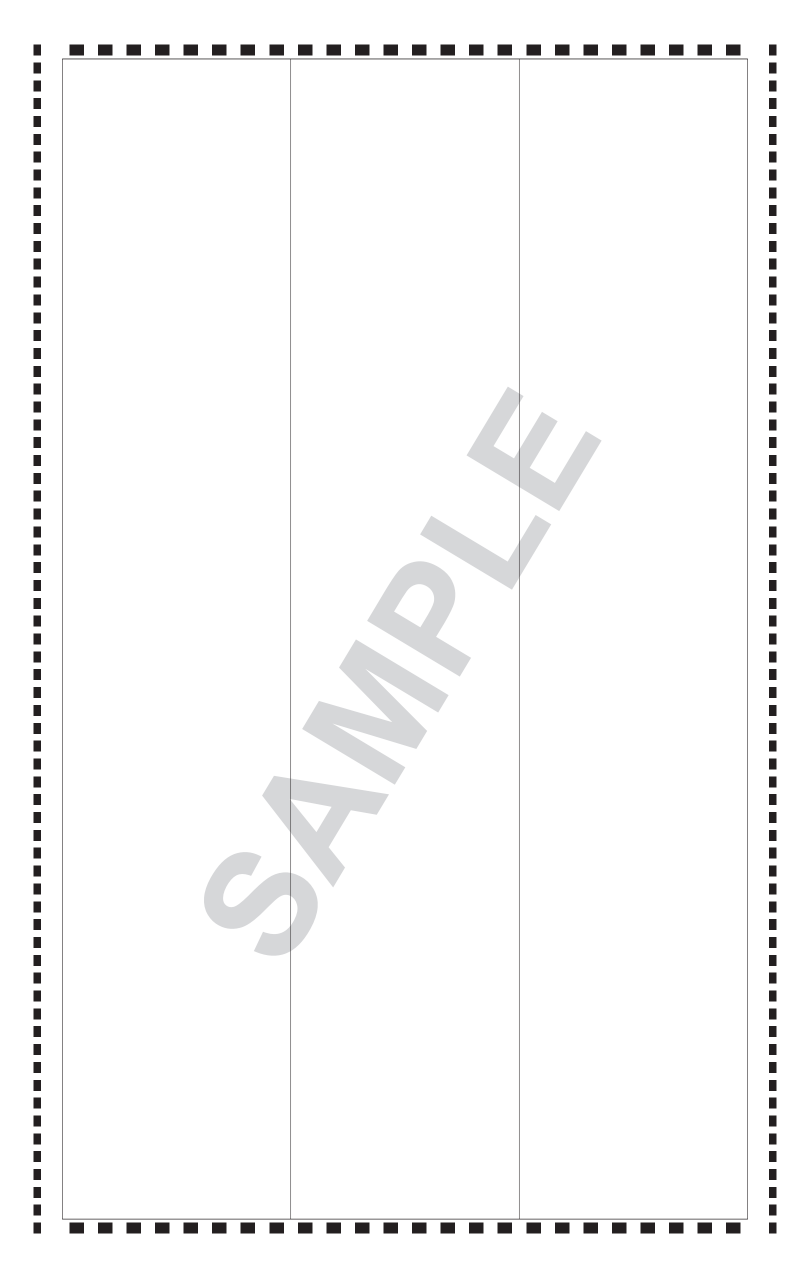
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

○ Yes

○ No

Typ:01 Seq:0054 Spl:01 Ballot Style #54

 \Box



Man Twp 4-383 The Links Clubhouse

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

Write-in

Write-in

Write-in

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative. e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

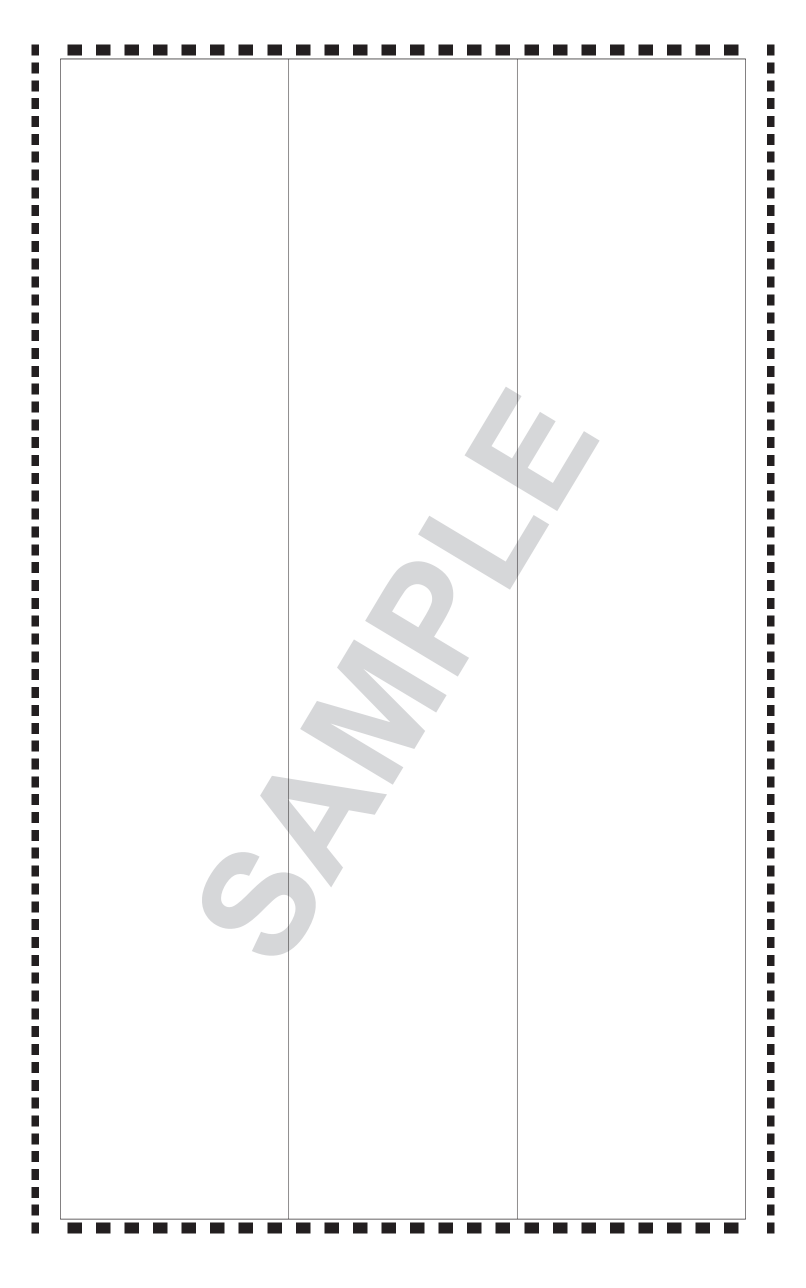
reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes

○ No

Typ:01 Seq:0055 Spl:01 Ballot Style #55

 \Box



May Day 384-1 Randolph VFW

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 384
District 1 Position 1
Vote for One (1)

Jason M. Hartman

Write-in

USD 384
Position 7 At-Large
Vote for One (1)

Amy Cassel

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

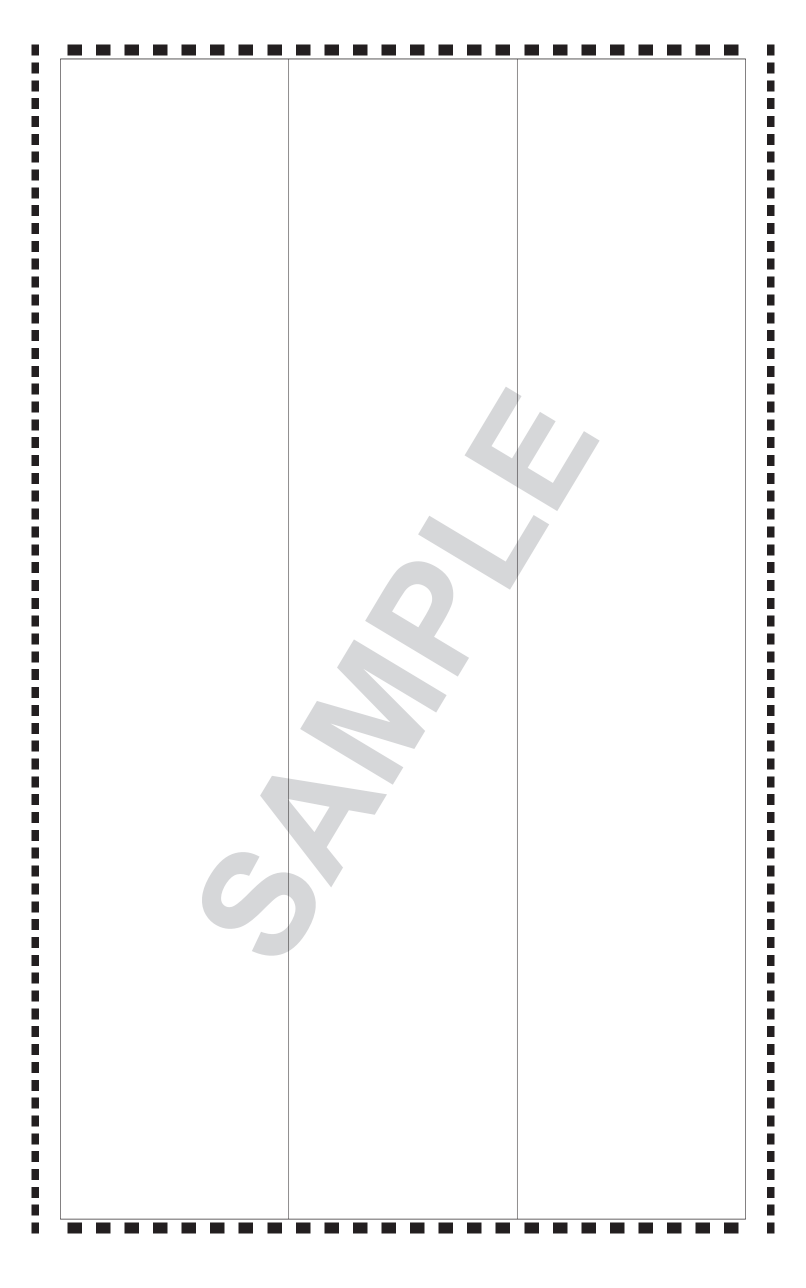
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

Yes

○ No

Typ:01 Seq:0056 Spl:01 Ballot Style #56

 \Box



Ogden Twp 383 Ogden Community Bldg

Initials		

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

Write-in

Write-in

Write-in

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative. e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

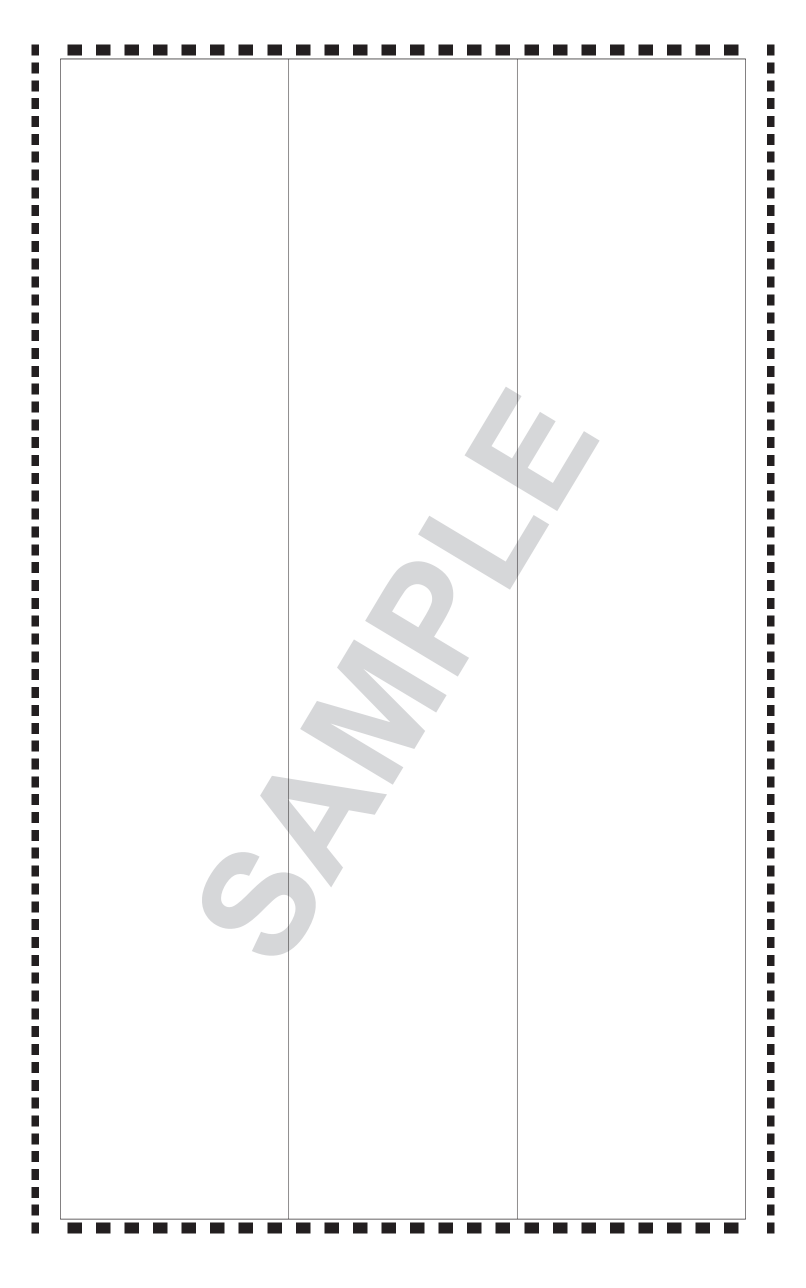
(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0057 Spl:01 Ballot Style #57

 \Box



Ogden City 383 Ogden Community Bldg

 \Box

nitials	

INSTRUCTIONS

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

CITY OFFICES

Ogden City Mayor Vote for One (1)

- Robert R. Pence
- Eladio Reid, Jr.

Write-in

Ogden City Council Vote for Five (5) or Fewer

- Ed Burch
- Kenneth W. Carroll
- Rosio Duarte
- Paul E. Foltz
- Roger D. Graham
- Charles Heath
- Quinn Jacobs
- Eladio D. Reid

\circ	
	Write-in
\circ	
	Write-in
0	
	Write-in
0	
	Write-in

Write-in

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

Write-in

Write-in

Write-in

Write-in

QUESTION SUBMITTED

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

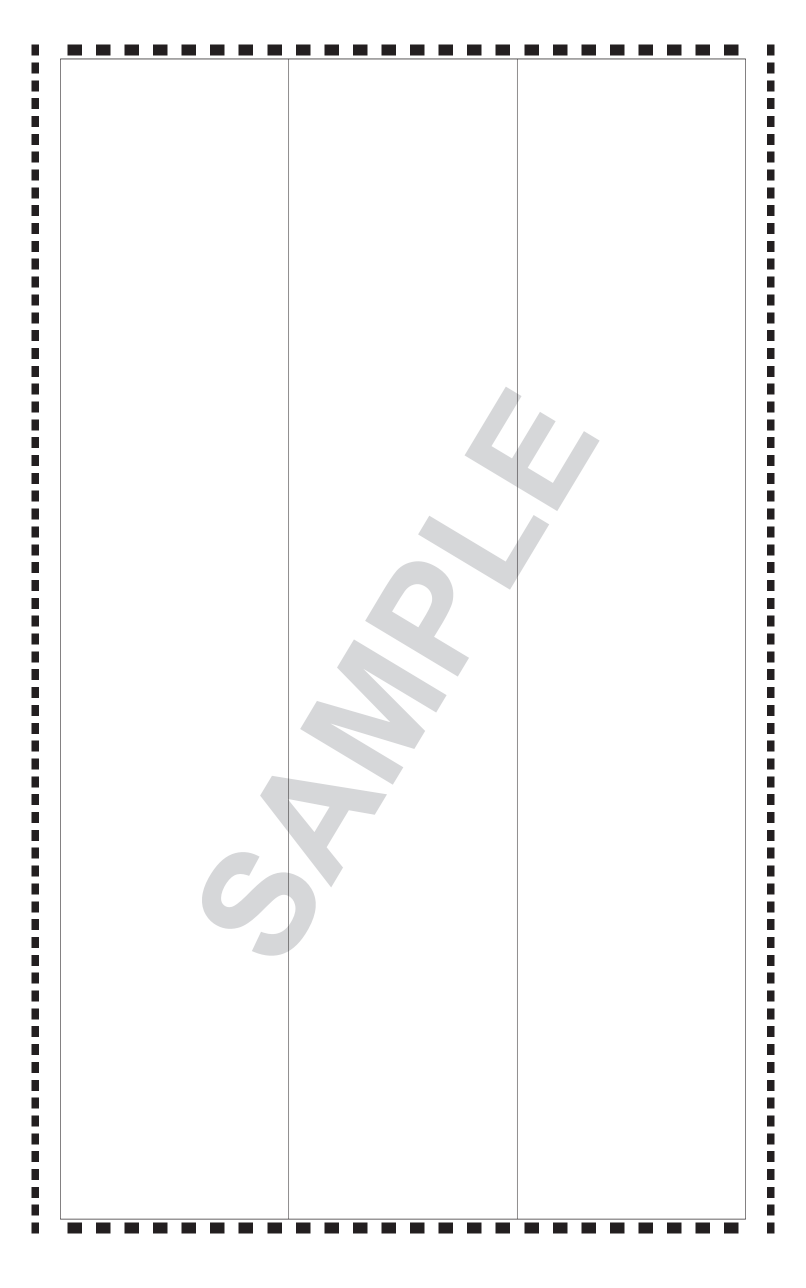
§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapter 61 of the 1987 Session Laws of Kansas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the

QUESTION SUBMITTED

state as established by the most recent census population taken and published by the United States *census* bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the state adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attendi ng colleges and universities within the state; and (2) to include military personnel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent residence. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

- (b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0058 Spl:01 Ballot Style #58



Sherman 378 Randolph VFW

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 378 Position 1 Vote for One (1)

Kyle A. Bohnenblust

Write-in

USD 378 Position 2 Vote for One (1)

Shane Allen

Write-in

USD 378 Position 3 Vote for One (1)

○ Jeff Hancock

Write-in

USD 378 Position 7 At-Large Vote for One (1)

Jared V. Larson

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from

Please Vote Both Sides

the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0059 Spl:01 Ballot Style #59

 \Box

QUESTION SUBMITTED

USD 378 Question

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed \$15,000,000, to pay the costs to: (a) construct, furnish and equip improvements, repairs and additions to the existing Riley County Grade School and construct, furnish and equip improvements and repairs to the existing Riley County High School, including: roof repairs; ADA accessibility improvements; secure entries and other safety and security improvements; bus lane and parking area improvements; lighting improvements and other energy efficiency improvements; HVAC system improvements; asbestos removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.?

Yes

○ No

Please Vote Both Sides

Typ:01 Seq:0059 Spl:01 Ballot Style #59

Sherman 384-1 Randolph VFW

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 384
District 1 Position 1
Vote for One (1)

Jason M. Hartman

Write-in

USD 384
Position 7 At-Large
Vote for One (1)

Amy Cassel

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

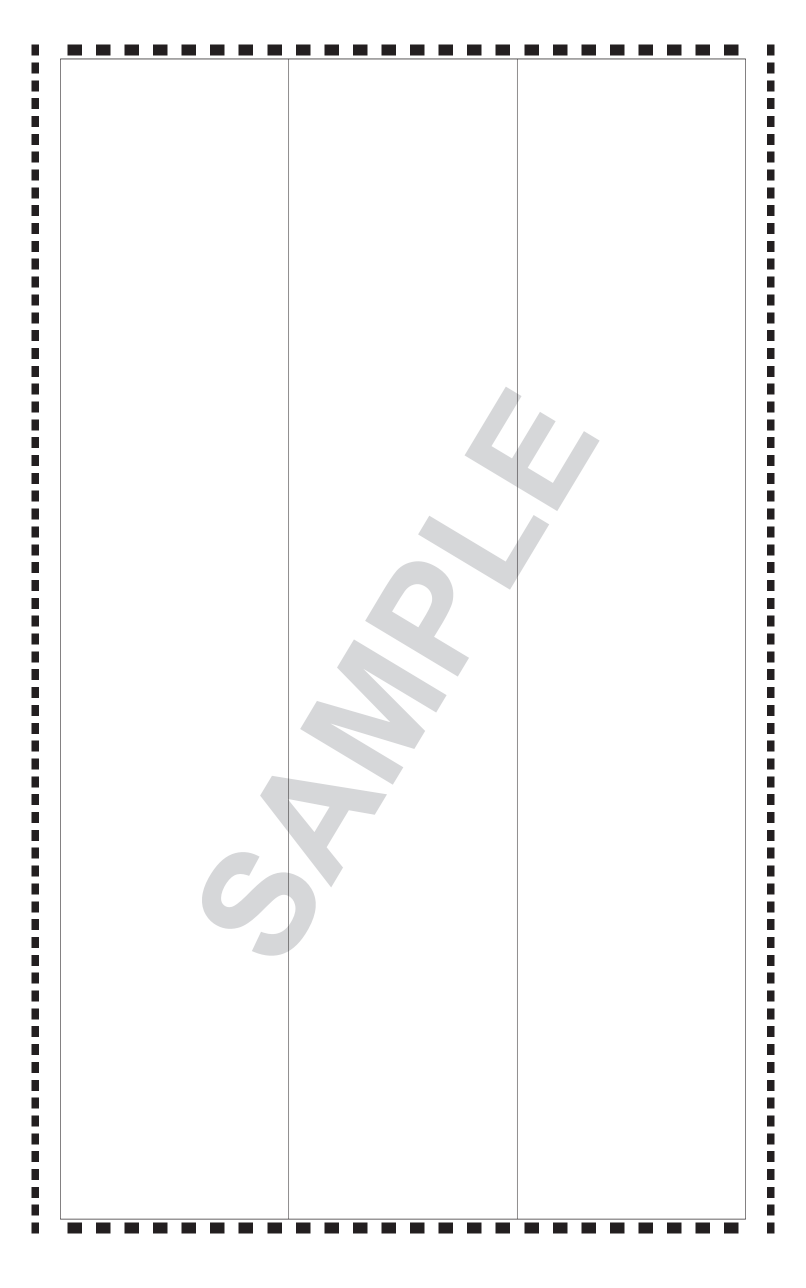
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

○ Yes

○ No

Typ:01 Seq:0060 Spl:01 Ballot Style #60

 \Box



Swd Crk 384-2 Randolph VFW

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 384
District 2 Position 2
Vote for One (1)

David Mitchell Innes

Write-in

USD 384
Position 7 At-Large
Vote for One (1)

Amy Cassel

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

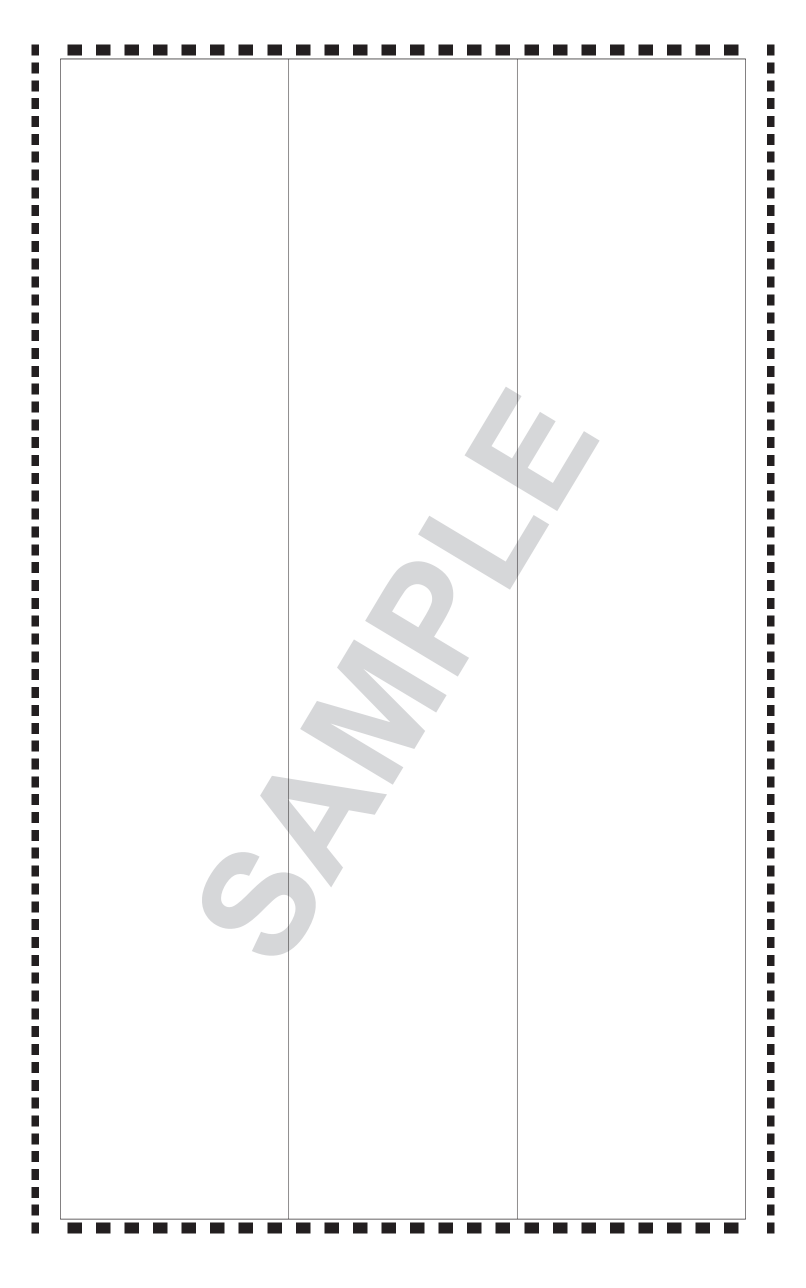
- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.

○ Yes

○ No

Typ:01 Seq:0061 Spl:01 Ballot Style #61

 \Box



Wildcat 378 Keats Methodist Annex

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 378 Position 1 Vote for One (1)

Kyle A. Bohnenblust

Write-in

USD 378 Position 2 Vote for One (1)

Shane Allen

Write-in

USD 378 Position 3 Vote for One (1)

○ Jeff Hancock

Write-in

USD 378 Position 7 At-Large Vote for One (1)

Jared V. Larson

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from

Please Vote Both Sides

the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- \circ No

Typ:01 Seq:0062 Spl:01 Ballot Style #62

 \Box

QUESTION SUBMITTED

USD 378 Question

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed \$15,000,000, to pay the costs to: (a) construct, furnish and equip improvements, repairs and additions to the existing Riley County Grade School and construct, furnish and equip improvements and repairs to the existing Riley County High School, including: roof repairs; ADA accessibility improvements; secure entries and other safety and security improvements; bus lane and parking area improvements; lighting improvements and other energy efficiency improvements; HVAC system improvements; asbestos removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.?

○ Yes

○ No

Please Vote Both Sides

Typ:01 Seq:0062 Spl:01 Ballot Style #62

Wildcat 383 Keats Methodist Annex

141 1		
nitials		

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

Write-in

Write-in

Write-in

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative. e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

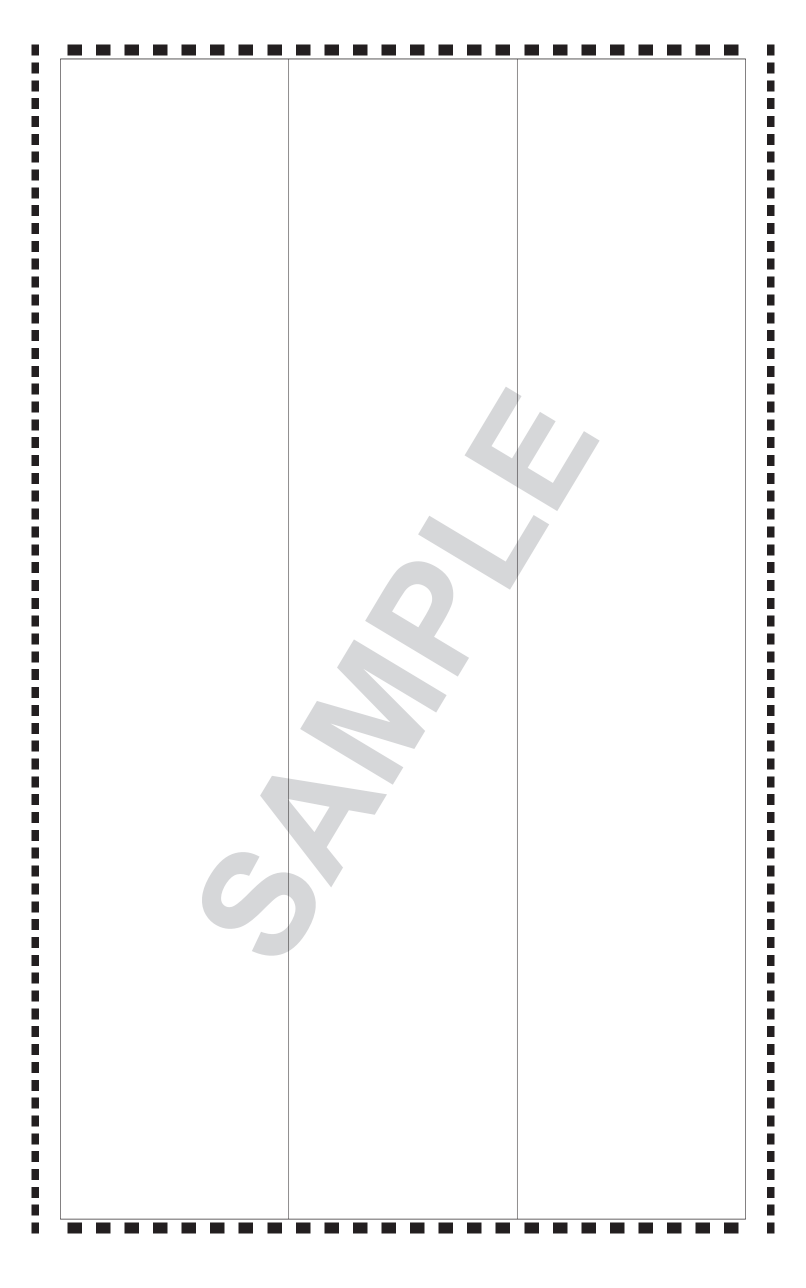
reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes

○ No

Typ:01 Seq:0063 Spl:01 Ballot Style #63

 \Box



Zeandale 383 Unitarian Universalist

Initials _____

INSTRUCTIONS

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 383 At-Large Vote for Four (4) or Fewer

- Brandy Santos
- Kristin B. Brighton
- Joseph Dasenbrock
- Darell Edie
- Curt Herrman

Write-in

Write-in

Write-in

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative. e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from the filing of the petition, shall enter its judgment. Should the supreme court determine that the

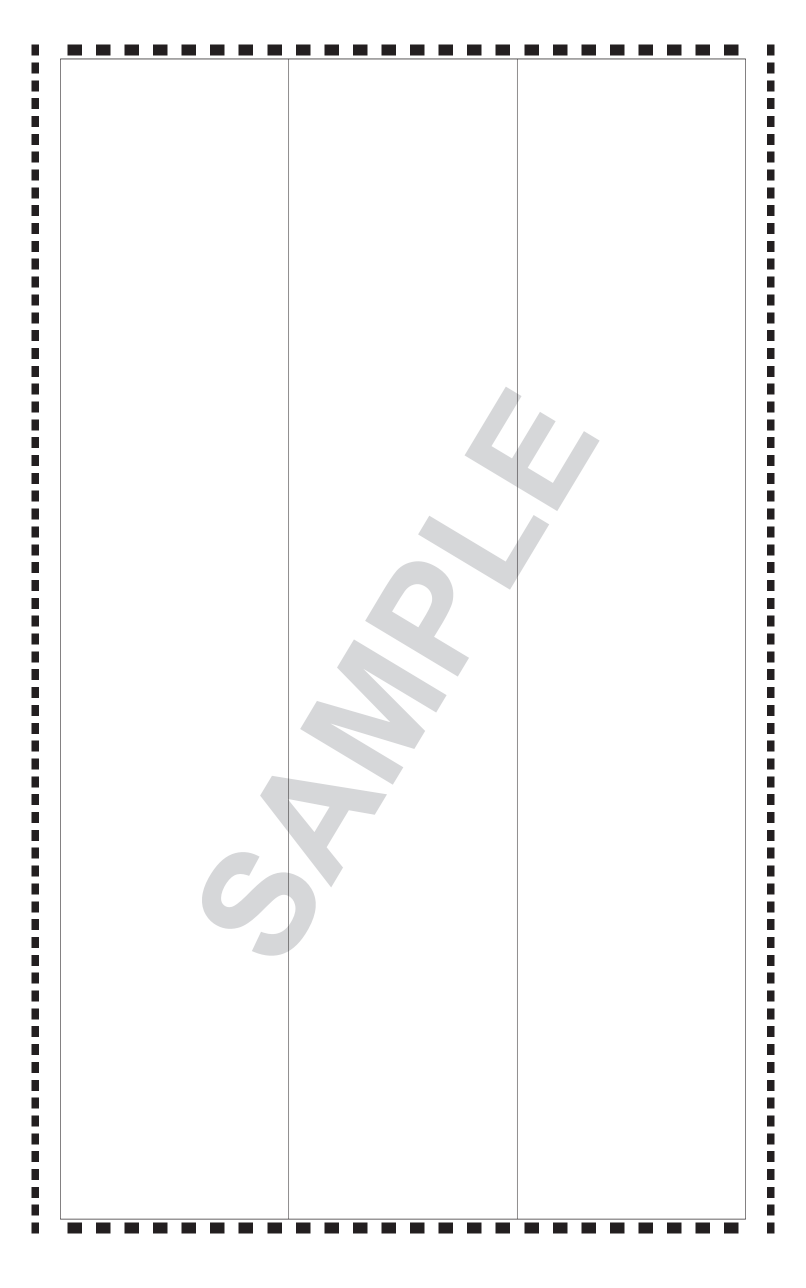
reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes

○ No

Typ:01 Seq:0064 Spl:01 Ballot Style #64

 \Box



Geary County USD 378 Riley Centre

Initials _____

INSTRUCTIONS

----<u>--</u>

QUESTION SUBMITTED

QUESTION SUBMITTED

Making Selections

Fill in the oval to the left of the name of your choice. You must darken the oval completely (), and do not make any marks outside of the oval.

To Write-in a name, you must darken the oval to the left of line provided.

To vote in favor of a question darken the oval to the left of the word "Yes." To vote against it, darken the oval to the left of the word "No."

If you tear, deface or make a mistake and wrongfully mark this ballot, you must return it to the Election Board and receive a new ballot

BOARD OF EDUCATION

USD 378 Position 1 Vote for One (1)

Kyle A. Bohnenblust

Write-in

USD 378 Position 2 Vote for One (1)

Shane Allen

Write-in

USD 378 Position 3 Vote for One (1)

○ Jeff Hancock

Write-in

USD 378 Position 7 At-Large Vote for One (1)

Jared V. Larson

Write-in

Constitutional Amendment

Vote Yes or No

Explanatory statement. The purpose of this amendment is to eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **for** this proposition would eliminate the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

A vote **against** this proposition would continue in effect the requirement for the adjustment of census taken by the United States census bureau regarding nonresident military personnel and nonresident students when reapportioning the Kansas senate and house of representatives.

Shall the following be adopted?

§ 1. Reapportionment of senatorial and representative districts. (a) At its regular session in 1989, the legislature shall by law reapportion the state representative districts, the state senatorial districts or both the state representative e and senatorial districts upon the basis of the latest census of the inhabitants of the state taken by authority of chapt er 61 of the 1987 Session Laws of Kan sas. At its regular session in 1992, and at its regular session every tenth year thereafter, the legislature shall by law reapportion the state senatorial districts and representative districts on the basis of the population of the state as established by the most recent census population taken and published by the United States census bureau of the census. Senatorial and representat ive districts shall be reapportioned upon the basis of the population of the stat e-adjusted: (1) To exclude nonresident military personnel stationed within the state and nonresident students attending colleges and universities within the state; and (2) to include military person nel stationed within the state who are r esidents of the state and students attending colleges and universities within t he state who are residents of the state in the district of their permanent reside nce. Bills reapportioning legislative districts shall be published in the Kansas register immediately upon final passage and shall be effective for the next following election of legislators and thereafter until again reapportioned.

(b) Within 15 days after the publication of an act reapportioning the legislative districts within the time specified in (a), the attorney general shall petition the supreme court of the state to determine the validity thereof. The supreme court, within 30 days from

Please Vote Both Sides

the filing of the petition, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall enact a statute of reapportionment conforming to the judgment of the supreme court within 15 days.

- (c) Upon enactment of a reapportionment to conform with a judgment under (b), the attorney general shall apply to the supreme court of the state to determine the validity thereof. The supreme court, within 10 days from the filing of such application, shall enter its judgment. Should the supreme court determine that the reapportionment statute is invalid, the legislature shall again enact a statute reapportioning the legislative districts in compliance with the direction of and conforming to the mandate of the supreme court within 15 days after entry thereof.
- (d) Whenever a petition or application is filed under this section, the supreme court, in accordance with its rules, shall permit interested persons to present their views.
- (e) A judgment of the supreme court of the state determining a reapportionment to be valid shall be final until the legislative districts are again reapportioned in accordance herewith.
- Yes
- No

Typ:01 Seq:0065 Spl:01 Ballot Style #65

 \Box

QUESTION SUBMITTED

USD 378 Question

Shall the following be adopted?

Shall Unified School District No. 378, Riley County, Kansas (Riley), issue general obligation bonds in an amount not to exceed \$15,000,000, to pay the costs to: (a) construct, furnish and equip improvements, repairs and additions to the existing Riley County Grade School and construct, furnish and equip improvements and repairs to the existing Riley County High School, including: roof repairs; ADA accessibility improvements; secure entries and other safety and security improvements; bus lane and parking area improvements; lighting improvements and other energy efficiency improvements; HVAC system improvements; asbestos removal and abatement; domestic water system improvements; fire protection system improvements; new classrooms and elevator; and improvements to existing classrooms, restrooms, and support areas; and (b) make all other necessary improvements appurtenant thereto (collectively the "Project"); all pursuant to the provisions of K.S.A. 10-101 et seq., K.S.A. 25-2018(f), K.S.A. 72-5457, and K.S.A. 72-5458 et seq.?

○ Yes

○ No

Please Vote Both Sides

Typ:01 Seq:0065 Spl:01 Ballot Style #65